

REMARKS

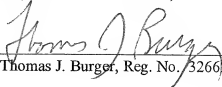
With this paper Applicants reply to the Notice of Allowance dated June 24, 2010, prior to the payment of the issue fee. That Notice of Allowance included an Examiner's Statement of Reasons for Allowance. That Statement reads as follows:

The claims are allowable because the prior art of record fails to disclose or teach the claimed aircraft cooling system and method comprising two refrigeration machines operating one at a time for the same amount of time, the machines cooling a fluid in a refrigeration transport system that connects the machines to a refrigeration consumer on the aircraft, and a bypass line and shut-off line therein for forcing all of the refrigerating agent to the consumer to control the output of the cooling system.

Applicants respond by respectfully stating that the claims themselves define the scope of the patent right granted on this application, not the Statement of Reasons for Allowance. Moreover, this allowed application includes 19 different allowed claims, each of which defines a different patentable invention. Each of these claims stands on its own, and its patentability does not depend upon the reasons supplied in the examiner's statement. With these comments Applicants intend no disrespect to the examiner, nor to the above-stated characterization of the claims

Applicants do not believe that any fees are due in connection with this submission. However, if any additional fees are deemed necessary to complete this communication, the Commissioner should consider this to be a request for such fees, and should charge any such necessary fees to Deposit Account No. 23-3000.

Respectfully submitted,
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